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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/648,013	08/26/2003	William Andrew Sipe	03025	3324
24386 ROBERT W P	7590 02/06/200 ITTS		EXAM	INER
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WINSTON-SA	LEM, NC 27116-1483		ART UNIT	PAPER NUMBER
			1794	
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			MAIL DATE	DELIVERY MODE
			02/06/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)
		10/648,013	SIPE, WILLIAM ANDREW
	Office Action Summary	Examiner	Art Unit
		C. SAYALA	1794
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address
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Status			
2a) <u></u>	Responsive to communication(s) filed on This action is FINAL . 2b) This Since this application is in condition for alloward closed in accordance with the practice under Expression in the practice of the condition is the practice of the condition of the condition is the practice of the condition of the co	action is non-final. nce except for formal matters, pro	
Dispositi	on of Claims		
5)□ 6)⊠ 7)□	Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-20 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration.	
Applicati	on Papers		
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Example 1.	epted or b) objected to by the Education of the Education of the drawing (s) be held in abeyance. See tion is required if the drawing (s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority u	nder 35 U.S.C. § 119		
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureausee the attached detailed Office action for a list	s have been received. s have been received in Application rity documents have been receive u (PCT Rule 17.2(a)).	on No Id in this National Stage
Attachment	· (s)		
1)	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date 8/26/03	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te

Application/Control Number: 10/648,013

Art Unit: 1794

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Horton (US Patent 4503077) in view of Kawamura (US Patent 4788072) and Aung et al. (US Patent 5227183) and further in view of Kozma (US Patent 6020013).

Horton teaches preserving fish bait, i.e. worms by cleaning, pre-cooling, freeze-drying to a pre-selected temperature, where necessary, and then packaging.

Since the patent is drawn to fish bait and to worms, to apply this to catalpa larvae would have been prima facie obvious, since it appears well established that catalpa worms are used in prior art as fish bait. Details of time conditions, or the extent of cleaning, or the time required for the cooling step would have been obvious to the skilled artisan based on Horton teaching that the steps are to be conducted "if necessary", then determination of time conditions would have been obvious too. The patent teaches packaging the worms. The patent does not teach blanching the worms.

Kawamura teaches a process for dehydrating foodstuffs which includes blanching foodstuffs such as anchovies, clams, mussels, fish, etc. i.e. foodstuff that would reasonably be expected to have the same perishability as the claimed worms. See col. 3 and col. 4. Note also that the next step after blanching is indicated to be

freezing, col. 5, line 57. Therefore to incorporate the blanching step before the freezing step of Horton would have been prima facie obvious.

As for the use of drying racks, or blotting out water with paper towels, these are implements that were already known to the skilled artisan at the time the invention was made and applicant was not the first to invent these. Therefore, to incorporate such in the Horton process would also have been obvious.

The patents do not disclose maintenance of color or aroma during the above process. Aung et al. that follows the same process steps teaches that the flavor and aroma are maintained. While this patent is drawn to herbs, one of ordinary skill in the art would have reasonably expected that this would apply to worms also.

Claims 18 to 20 recite packaging that contains the frozen catalpa which is impervious to oxygen and moisture. Claim 20 recites a vacuum bag. Kozma discloses such a bag which is impervious to oxygen and moisture and also a self-vacuum bag in prior art at col. 1, line 66, and to use such for its benefits and usefulness. As for the length of the worm that is being stored, to chop foodstuff to a required size has been disclosed by Kawamura and to do the same would have been obvious.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to C. Sayala whose telephone number is (571) 272-1405. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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C. SAYALA

Primary Examiner

Group 1700.

PTO/SB/08A (08-03)

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INFORMATION DISCLOSURE	Filing Date		
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STATEMENT BY APPLICANT	Art Unit		
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Sheet 1 of 2	Attorney Docket Number	03025	

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Examiner Initials*	Cite No. ¹	Document Number	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevan	
/C.S.		Number-Kind Code ² (If known)			Figures Appear	
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FOREIGN PATENT DOCUMENTS								
	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	Τ		
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/Chhaya Sayala/ Examiner Date 01/31/2008 Signature

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Transation is attached.

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Substitute for form 1449/PTO				Compl t if Kn wn		
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STATEMENT BY APPLICANT			PPLICANT	First Named Inventor	Sipe	
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				Examiner Name		
Sheet	2	of	2	Attorney Docket Number	03025	

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nitials*	No.1	the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s); publisher, city and/or country where published.	T ²	
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Examiner	/Chhaya Sayala/	Date	01/31/2008
Signature	,	Considered	011011/2000

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